

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DISTRICT

THERASUIT, LLC, a Michigan limited
liability company,

Case No. 14-14511

Plaintiff,

Hon. Paul D. Borman
United States District Judge

vs.

REN-POL MANUFACTURING,
SALES AND SERVICES COMPANY, a
foreign company, and RENATA
GEBICZ-BUDZYNSKA, a foreign
individual citizen,

Defendants.

FINAL JUDGMENT

The Court having reviewed the Motion for Entry of a Default Judgment with Brief in Support and accompanying exhibits filed by Therasuit, LLC (“Plaintiff”);

The Court having found that Ren-Pol Manufacturing, Sales and Services Company and Renata Gebicz-Budzynska (collectively “Defendants”) were properly served with the Summons and Complaint in this lawsuit in accordance with United States and international law on April 23, 2015; that Defendants have

failed to answer the Complaint, otherwise plead or seek to set aside their Defaults that were entered on July 30, 2015; and that the Court has personal jurisdiction over Defendants and subject matter jurisdiction over the claims asserted in this lawsuit; and

The Court otherwise being fully advised in the premises:

IT IS HEREBY ORDERED AND ADJUDGED that Plaintiff's Motion for Entry of a Default Judgment is granted, and that this Final Judgment is entered in favor of Plaintiff and against Defendants as follows:

- A. Judgment is entered in favor of Plaintiff Therasuit, LLC and against Defendants Ren-Pol Manufacturing, Sales and Services Company and Renata Gebicz-Budzynska, jointly and severally, in the amount of \$347,000 plus costs of filing of \$350 for a total of \$347,350, which amount shall accrue interest at the applicable statutory money judgment rates from the date of entry of this Judgment;
- B. Plaintiff is declared to have superior and exclusive right to the trade mark "Therasuit" and service marks "TheraSuit" and "Therasuit Method" and all marks confusingly similar thereto;
- C. Defendants are ordered to immediately return to Plaintiff all of Plaintiff's proprietary materials, trade secrets and confidential information in Defendants' possession or control, including all

TheraSuits and all related tools, molds, parts, blueprints, training materials, videos, digital video discs, marketing materials, photographs and other materials, and Defendants are enjoined and prohibited from using or distributing any such materials or information in the future;

D. Defendants are enjoined and prohibited from using or distributing any of Plaintiff's trademarks or service marks, and Defendants are ordered to immediately remove from all of their web sites, Facebook pages and other marketing and promotional materials all references to Plaintiff, TheraSuit, the TheraSuit Method, Mr. Koscielny, Mrs. Koscielny, and any variation of the prefix "thera" and the word "suit" (such as THERASUIT, Thera Suit and THERA SUIT) and any certificates, photographs or other documents containing any such references. This injunction includes requiring Defendants to remove their Therasuit.pl web site from the internet and prohibits them from using any variation of the prefix "thera" in any domain name or other manner on the internet; and

E. Defendants are enjoined and prohibited from marketing or distributing the TheraSuit or any other infringing variation of the TheraSuit to or through Physiosuit LLC, Physiosuit.Com LLC or any other entity or person in the United States.

s/Paul D. Borman
PAUL D. BORMAN
UNITED STATES DISTRICT JUDGE

Dated: December 2, 2015

CERTIFICATE OF SERVICE

The undersigned certifies that a copy of the foregoing order was served upon each attorney or party of record herein by electronic means or first class U.S. mail on December 2, 2015.

s/Deborah Tofil
Deborah Tofil
Case Manager (313)234-5122